## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

() DESIGN () Substitute (X) PCT (X) Original () Supplemental

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
application(s) for patent or inventor	der Title 35, United States Code, § 's certificate listed below and have a that of the application on which price	so identified below any application	
I acknowledge my duty to disclose a defined in Title 37, Code of Federa	to the Patent and Trademark Office al Regulations, §1.56.	l information known to me to be m	aterial to patentability as
I hereby state that I have reviewed a by any amendment(s) referred to ab	and understand the content of the above.	re-identified specification, including	g the claims, as amended
• •	Application No. PCT/JP99/02683, f	iled May 21, 1999, and as amended	on (if applicable).
	Serial No. <u>NEW</u> , filed <u>No</u>	vember 21, 2000, and with amend	ments through (if
of which is described and claimed i  () the attached specification, or	•		

	, , <u>=</u>	r's certificate listed below and have also re that of the application on which priori		for patent or in	
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	COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMEI	
	Japan	141952/1998 N	May 22, 1998	Yes	

1 hereby claim the benefit under Title 35, United States Code §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED		



And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from NISHIZAWA & ASSOCIATES as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Send Correspondence to

Direct Telephone Calls to:

WENDEROTH, LIND & PONACK, L.L.P. 2033 K Street, N.W., Suite 800
Washington, D.C. 20006

WENDEROTH, LIND & PONACK, L.L.P. Area Code (202) 721-8200

Direct Facsimile Messages to: Area Code (202) 721-8250

FIRST GIVEN NAME **FAMILY NAME** SECOND GIVEN NAME **Full Name of LUKACSOVICH Tamas** First Inventor STATE OR COUNTRY COUNTRY OF CITIZENSHIP CITY Residence & Tokyo Japan Hungary Citizenship **ADDRESS** STATE OR COUNTRY ZIP CODE **Post Office** 2-30-13, Narusedai, Machida-shi, Tokyo, Japan Address **FAMILY NAME** FIRST GIVEN NAME SECOND GIVEN NAME **Full Name of ASZTALOS** Zoltan **Second Inventor** STATE OR COUNTRY COUNTRY OF CITIZENSHIP CITY Residence & **Tokyo** Japan Hungary Citizenship STATE OR COUNTRY **ADDRESS** ZIP CODE **Post Office** 3-16-21, Narusedai, Machida-shi, Tokyo, Japan Address **FAMILY NAME** FIRST GIVEN NAME **SECOND GIVEN NAME Full Name of YAMAMOTO** Daisuke Third Inventor CITY STATE OR COUNTRY **COUNTRY OF CITIZENSHIP** Residence & Tokyo Japan Japan Citizenship STATE OR COUNTRY **ADDRESS** CITY ZIP CODE **Post Office** 4-18-8, Narusedai, Machida-shi, Tokyo, Japan Address **FAMILY NAME** FIRST GIVEN NAME SECOND GIVEN NAME Full Name of Wakae **AWANO** Fourth Inventor STATE OR COUNTRY **COUNTRY OF CITIZENSHIP** Residence & Kanagawa Japan Japan Citizenship **ADDRESS** ZIP CODE STATE OR COUNTRY **Post Office** Famiyu-102, 3-10-12, Minamidai, Sagamihara-shi, Kanagawa, Japan Address SECOND GIVEN NAME **FAMILY NAME** FIRST GIVEN NAME Full Name of Fifth Inventor CITY STATE OR COUNTRY **COUNTRY OF CITIZENSHIP** Residence & Citizenship CITY ZIP CODE **ADDRESS** STATE OR COUNTRY **Post Office** Address FIRST GIVEN NAME SECOND GIVEN NAME **FAMILY NAME Full Name of** Sixth Inventor CITY STATE OR COUNTRY COUNTRY OF CITIZENSHIP Residence & Citizenship ZIP CODE **ADDRESS** CITY STATE OR COUNTRY **Post Office** Address

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I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor <u>Farias</u> Lula	wach	Date _	January	1,	2001
Tamas LUKACSOVICH  2nd Inventor	tals	Date	January	1,	2001
Zoltan ASZTALOS  3rd Inventor			January		
Daisuke YAMAMOTO  4th Inventor Wakue Au	vano	Date	January	1,	2001
Wakae AWANO  5th Inventor		Date			
6th Inventor		Date		<del></del>	
The above application may be more page	articularly identified as follows:				
	W Filing Date November 21,	2000			
	32/PCT-US/YS Atty Docket No. 20 ENE TRAP, AND A METHOD FOR GE			NG T	HE VECTOR

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